

3. Annexed hereto as **Exhibit 1** is a true and correct copy of a Tweet from Dr. Malone that was published to Twitter on March 27, 2023. Dr. Malone's Twitter account boasts over 1 million followers. *Id.*

4. Annexed hereto as **Exhibit 2** is a true and correct copy of a written transcript from the Dr. Jane Ruby Show wherein she interviewed Brother Alexis Bugnolo. Dr. Malone bases his defamation claim in part on this show. (*See* Compl. ¶ 5).

5. Annexed hereto as **Exhibit 3** is a true and correct copy of a written transcript from the Dr. Jane Ruby Show titled "Mass Formation 'Psychosis' is a Psyop Against the People." Dr. Malone bases his defamation claim in part on this show. (*See* Compl. ¶ 10).

6. Annexed hereto as **Exhibit 4** is a true and correct copy of a blog post from Breggin.com available at https://breggin.com/article-detail/post_detail/Robert-Malone-Health-Freedom-Movement-or-Deep-State-Denizen-America-Out-Loud-PULSE. Dr. Malone bases his defamation claim in part on statements made in the blog. (*See* Compl. ¶ 10).

7. Annexed hereto as **Exhibit 5** is a true and correct copy of the written transcript of Joe Rogan's interview of Dr. Malone, which was filed of public record by a government official and is available at: <https://nehls.house.gov/media/press-releases/joe-rogan-experience-1757-dr-robert-malone-md-full-transcript>. Dr. Malone's statements on mass formation psychosis are relevant to the allegations in this lawsuit.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: June 12, 2023



/s/ Ronnie Bitman

Ronnie Bitman, Managing Partner
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Florida Bar No.: 0744891 (admitted pro hac)